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**UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW JERSEY**

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MALIBU MEDIA, LLC

Plaintiff,

v.

JOHN DOES 1-11,  
Defendants.

Civil Action No. 2:12-cv-07615-CCC-JAD

**NOTICE OF VOLUNTARY DISMISSAL  
WITHOUT PREJUDICE OF ALL JOHN DOE DEFENDANTS**

**PLEASE TAKE NOTICE,** Plaintiff hereby voluntary dismisses all John Does (“Defendants”) from this action without prejudice. Defendants were assigned the IP addresses 24.0213.254, 24.0.95.209, 68.36.65.131, 68.37.252.62, 68.38.235.206, 68.39.94.171, 68.44.80.181, 69.136.243.70, 69.141.241.168, 76.116.118.65, 98.221.83.235, respectively. Plaintiff dismisses John Doe Defendants because the period of time for which the Internet Service Providers keeps the data records has elapsed. Pursuant to Fed.R.Civ.P. 41(a)(1)(A)(i) Defendants have neither answered Plaintiff’s Complaint nor filed a motion for summary judgment.

Consistent herewith Plaintiff consents to the Court having its case closed for administrative purposes.

Dated: February 28, 2013

Respectfully submitted,

By: /s/ Patrick J. Cerillo  
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**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on this 28<sup>th</sup> day of February, 2013, a true and correct copy of the foregoing was filed with the Clerk of the Court using the CM/ECF and on all of those parities receiving electronic notification via the Court's CM/ECF electronic filing.

By: /s/ Patrick J. Cerillo  
Patrick J. Cerillo, Esq.